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IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF LOUISIANA

TONY R. MOORE, CLERK  
WESTERN DISTRICT OF LOUISIANA  
LAFAYETTE, LOUISIANA

IN RE ACTOS® (PIOGLITAZONE)  
PRODUCTS LIABILITY LITIGATION

6:11-md-02299

JUDGE DOHERTY

This Document Applies to  
All Cases Listed in Attachment A<sup>1</sup>

MAGISTRATE JUDGE HANNA

**SCHEDULING ORDER: MAY 2, 2016 TRIAL<sup>2</sup>**

This Court hereby sets the following trial date and associated deadlines:

**JURY TRIAL:**

**May 2, 2016** at 9:30 AM in Lafayette before Judge REBECCA F. DOHERTY. Counsel are to be present in Courtroom 2 at 9:00 AM.

**PRETRIAL CONFERENCE:**

**April 11, 2016** at 10:00 AM in Lafayette before Judge REBECCA F. DOHERTY

***DEADLINES***

**NOTICE:** The parties are placed on notice this Court expects timely and full compliance with the following deadlines. This Court's previous approach of allowing the parties to grant each other informal extensions will not apply. No extension of any deadlines set forth in this scheduling order may be granted by counsel or the Special Masters without prior and informed consent of the Court.

**February 20, 2015**

**10 Status Reports Due**

Using the form previously provided by the Special Masters, the parties shall produce Status Reports on 10 of the 61 Louisiana, Western District, direct-filed cases identified in the verified, agreed-

<sup>1</sup> Attachment A reflects a list of the docket numbers of cases included in the agreed to verified list of direct-filed cases Louisiana Western District cases provided by the parties.

<sup>2</sup> Counsel are expected to schedule and sequence discovery so as to permit all deadlines to be met. This Court's Special Masters, as well as the Court, will be available to assist the parties in such scheduling should it prove necessary. Moreover, if a separate Discovery Order is necessary, counsel should notify this Court immediately, through the Special Masters.

to list produced on February 6, 2015 (hereafter the “Louisiana Western” cases).

No later than February 23, 2015, and each Monday thereafter

**Identification of Anticipated Discovery**

The parties shall identify the specific discovery they propose to propound, conduct, or schedule, in which Louisiana Western case or cases, within the next week(s), and request leave to do so. **These identifications are due February 23, 2015, and each subsequent Monday until discovery is complete.**

Discovery anticipated should be identified in the Status Reports as they are filed; however, the parties must obtain leave of Court by way of the Special Masters before engaging in any specific discovery. The parties shall submit specific requests to conduct specifically- identified discovery to the Special Masters, who will consider those requests and recommend approval or disapproval of them at this juncture as soon as possible. *Within four calendar days of issuance of the Special Masters’ recommendation*, a party aggrieved by the Special Masters’ determination may request an immediate appeal to this Court.

March 6, 2015

**20 Status Reports Due**

Using the form previously provided by the Special Masters, the parties shall produce Status Reports on an additional 20 of the Louisiana Western cases.

March 9, 2015

**Defendants’ Nomination of Primary Case in First Trial Group**

Deadline for the Defendants to nominate the primary case for the first trial grouping.

The Court intends to designate a group of approximately 5 Louisiana Western cases to be tried together beginning May 2, 2016. Defendants will nominate the primary case from among the Louisiana Western cases, with the sole limitation being that the **Plaintiff or decedent must have had significant exposure to Actos during the period from 2006 through 2011.**

Once this case has been nominated by the Defendants, the Plaintiffs’ Steering Committee and the Defendants will each nominate 3 additional cases to be added to the trial nomination pool.

March 11, 2015

**Parties’ Nomination of Additional Cases for First Trial Group**

Deadline for the Plaintiffs’ Steering Committee and the Defendants to each nominate 3 additional cases for the first trial grouping.

The Court intends to designate a group of approximately 5 Louisiana Western Cases to be tried together beginning May 2, 2016.

The parties should consider several important factors in making their nominations:

- All Plaintiffs/decedents should have significant exposure to Actos in the period from 2006 through 2011.
- If possible, the selected grouping should include at least one smoker and one non-smoker.
- If possible, the selected grouping should include at least one person with a known genetic tendency toward bladder cancer and at least one person without such a known tendency.
- If possible, the selected grouping should include at least one person with industrial exposure known to increase the risk of bladder cancer and at least one person without such known exposure.

Should the trial nomination pool fail to reflect the desired factual dichotomy, or should any of the nominated cases be dismissed for any reason prior to final case designation, the Court may adjust the grouping as it deems advisable.

At the earliest opportunity, but *no later than June 1, 2015*, this Court intends to select 5 cases from the pool to be tried together, beginning May 2, 2016. Thus, the parties are cautioned to keep their Status Reports current, as this Court will rely heavily on those Reports in making its selection. All deadlines falling after the date on which the cases are designated for trial shall apply to only those cases designated, unless noted otherwise, for the first trial fixing.

Discovery and pre-trial preparation on the remaining Louisiana Western cases shall proceed, however, on separate tracks, and will be addressed in separate orders of this Court.

*After the parties have submitted their nominees for the first trial group*

**First Formal Settlement Negotiations**

The parties are encouraged to begin, immediately, and to continue thereafter to explore and engage in ongoing settlement negotiations as to the Louisiana Western cases. *After the parties have submitted their nominees for the first trial group*, Special Master Russo shall schedule a formal settlement conference and/or mediation regarding *the cases included in the first trial nomination pool*. Magistrate Judge Hanna will be available for mediation on any one case, or group of cases, where appropriate. Counsel will be required to make themselves, and their clients, available to participate, in person, in good faith negotiations as ordered by this Court.

Plaintiffs' and Defendants' counsel will be required to file into the record a formal certification of settlement efforts in a form that will be provided by the Court and in part reflective of this Court's standard certification. Such certification will be governed by the requirements of Fed.R.Civ.P. 11.

**March 20, 2015**

**Remaining Status Reports Due**

Using the form previously provided by the Special Masters, the parties shall produce Status Reports on the remaining Louisiana Western cases.

**March 26, 2015**

**Deadline to Seek Leave to Amend Pleadings**

Deadline for the parties to file motions for leave to file amendments adding claims to their pleadings in the Louisiana Western cases.<sup>3</sup>

**April 15, 2015**

**Identification of General Causation Experts**

Plaintiffs and Defendants shall identify *general* causation experts, by name, address, and area of expertise, providing such identification to opposing counsel and to the Special Masters. Such designations shall not be changed without good cause being shown.

**April 16, 2015**

**Deadline for Requests to File Defense/Threshold Motions**

Deadline for submitting formal requests for leave to file defense/threshold motions for the first trial grouping. For any motion permitted to be filed at this juncture, the Court will set a filing and/or briefing schedule, after conferring with the Special Masters.

Two separate and staggered motion deadlines shall apply. No motion shall be filed without first requesting leave to file from this Court. As to defense/threshold motions, the defendants may seek leave to file pleadings-based motions or other threshold motions challenging the Louisiana Western plaintiffs' right to proceed to trial, by submitting descriptions of their proposed motions (each no longer than 1 page in length) to the Special Masters. The Special Masters will make a recommendation of approval or disapproval on the request as soon as possible. *Within 4 calendar days of issuance of the Special Masters' recommendation*, any party aggrieved by the Special Masters' recommendation will be permitted an immediate appeal to this Court.

**After defense/threshold motion requests have been submitted**

**First Formal Settlement Negotiations**

The parties are encouraged to begin, immediately, and to continue thereafter to explore and engage in ongoing settlement negotiations as to the Louisiana Western cases. *After the parties have submitted*

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<sup>3</sup> In filing any motion for leave to amend, counsel are cautioned to comply with Local Rule 7.6.

*their nominees for the first trial group*, Special Master Russo shall schedule a formal settlement conference and/or mediation regarding *the cases included in the first trial nomination pool*. Magistrate Judge Hanna will be available for mediation on any one case, or group of cases, where appropriate. Counsel will be required to make themselves, and their clients, available to participate, in person, in good faith negotiations as ordered by this Court.

Plaintiffs' and Defendants' counsel will be required to file into the record a formal certification of settlement efforts in a form that will be provided by the Court and in part reflective of this Court's standard certification. Such certification will be governed by the requirements of Fed.R.Civ.P. 11.

No later than June 1, 2015

**Final Designation of Cases for Trial**

Final designation by the Court of cases for trial beginning May 2, 2016.

July 1, 2015

**Defendants' Certification of Identification, Location, and Production of All Responsive Documents**

Defendants' counsel shall certify that they have engaged in good faith and best efforts to identify, locate and produce all responsive documents and electronically-stored information requested by the Plaintiffs' Steering Committee and/or the Louisiana Western plaintiffs approved by this Court. Such certification will be subject to the obligations and requirements of Fed.R.Civ.P. 11.

July 1, 2015 and the 1<sup>st</sup> of each month thereafter, until March 23, 2016

**Exchange of Witness and Exhibit Lists**

The parties shall exchange *witness and exhibit lists* for the cases designated for the first trial fixing. **No witness or exhibit may be added without good cause shown and leave of Court once the discovery deadline of September 11, 2015 has passed** (except for experts identified, and reports produced, in accordance with this order); *however*, witnesses and exhibits may be removed at any time prior to March 23, 2016. All exhibits must be identified with particularity and not by an *in globo* designation. Each witness' contact information must be included, along with a declaration of whether the witness is expected to testify live at trial or will require a video deposition, or deposition transcript.

July 1, 2015

**Plaintiffs' General Causation Expert Identification**

Deadline for Plaintiffs to identify all general causation experts and produce background information (*See* Fed.R.Civ.Pro.26(a)(1)(B)(iv-vi)).

July 8, 2015

**Plaintiffs' General Causation Expert Reports**

Deadline for Plaintiffs to produce general causation expert reports.

July 22, 2015

**Defendants' General Causation Expert Identification**

Deadline for Defendants to identify all general causation experts and produce background information (*See* Fed.R.Civ.Pro.26(a)(1)(B)(iv-vi)).

July 29, 2015

**Defendants' General Causation Expert Reports**

Deadline for Defendants to produce general causation expert reports.

August 10 through  
September 14, 2015

**Expert Depositions**

All expert depositions, other than trial video depositions, must be completed in this period, unless leave of Court is obtained.<sup>4</sup>

August 10, 2015

**Plaintiffs' Specific Causation Expert Identification**

Plaintiffs to identify all specific causation experts and produce background information (*See* Fed.R.Civ.Pro.26(a)(1)(B)(iv-vi)).

No later than  
August 10, 2015

**Second Formal Settlement Negotiations**

The parties are strongly encouraged to continue all settlement negotiations throughout this process. *On or before August 10, 2015*, Special Master Russo will schedule a second settlement conference and mediation with Magistrate Judge Hanna if deemed appropriate, *as to the cases included in the trial nomination pool, or, if final case designation has been completed, as to the cases that have been designated for trial beginning May 2, 2016*. Counsel will be required to make themselves, and their clients, available to participate, in person, in any negotiations ordered by this Court.

Plaintiffs' and Defendants' counsel will be required to file into the record a certification of settlement efforts in a form that will be provided by the Court and that will contain requirements beyond the Court's standard certification, and such certification will be governed by the requirements of Fed.R.Civ.P. 11.

August 17, 2015

**Plaintiffs' Specific Causation Expert Reports**

Plaintiffs to produce specific causation expert reports.

August 31, 2015

**Defendants' Specific Causation Expert Identification**

Defendants to identify all specific causation experts and produce background information (*See* Fed.R.Civ.Pro.26(a)(1)(B)(iv-vi)).

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<sup>4</sup> Unless agreed to by all parties or by order of this Court, deposition of Plaintiffs' experts shall occur before deposition of Defendants' experts within the same discipline.



September 8, 2015

**Defendants' Specific Causation Expert Reports**

Defendants to produce specific causation expert reports.

September 11, 2015

**Deadline for Completion of Discovery**

September 18, 2015

**Plaintiffs' Certification of Remaining Claims**

In the interest of minimizing the amount of time spent, by the parties and by this Court, in testing, briefing, considering, and ruling on the viability and effect of claims that are not expected to be tried, *Plaintiffs will be required to certify* each of the claim(s) made they intend to pursue at trial, and to dismiss those claim(s) they do not intend to present at trial.

Counsel for each of the Plaintiffs shall file into the record a Certification: (a) that he or she has reviewed each claim asserted in the Complaint (as amended, if relevant); (b) that he or she has considered the evidence available to support each and every such claim; (c) that he or she has conferred with the client(s), and (d) he or she has made a good faith effort to identify those claims that will be pursued at trial and will take prompt action to dismiss those which will not be pursued at trial. This certification shall be signed by trial counsel, lead counsel, and, where relevant, the attorney who represents the Plaintiff individually, and be governed by Fed.R.Civ.P. 11. Plaintiffs shall move to dismiss each claim originally asserted in the Plaintiffs' complaints that is not listed in the certification.

September 25, 2015

**Deadline for Submitting Requests to File Daubert Motions**

Counsel are encouraged to submit such requests earlier (and may do so piecemeal as to any issue they wish to adopt from their filing in Allen v. Takeda), as soon as they develop an intent to file a Daubert motion on any given issue as to any given expert. The Special Masters will make a recommendation on the requests for leave as soon as possible. *Within 4 calendar days of issuance of that recommendation*, any party aggrieved by it will be permitted an immediate appeal to this Court.

The parties will be required to obtain leave prior to filing any Daubert motion at this juncture. Such leave may be requested by submitting descriptions of the proposed motions (each no longer than 1 page in length) to the Special Masters identifying which of the issues already presented to the Court in Allen they wish to re-urge by adoption, identified by page, paragraph, and document number, within the document where those issues were urged. The parties shall, also, identify what, if any, issues were not addressed by

this Court in Allen or which are impacted by the application of Louisiana law, or new facts, or a change in otherwise applicable law which they wish to challenge pursuant to Daubert, Fed.R.Civ.P. 26(b)(4), or Fed.R.Evid. 702. The Special Masters will make a recommendation on the request as soon as possible. ***Within 4 calendar days of issuance of the Special Masters' recommendation***, any party aggrieved by the Special Masters' recommendation will be permitted an immediate appeal to this Court.

**October 2, 2015**

**Deadline for Submitting Requests to File Dispositive Motions**

Counsel are encouraged to submit such requests earlier (and may do so piecemeal as to any issue they wish to adopt from their filing in Allen), as soon as they develop an intent to file a dispositive motion on any given issue. The Special Masters will make a recommendation on the requests for leave as soon as possible. ***Within 4 calendar days of issuance of that recommendation***, any party aggrieved by it will be permitted an immediate appeal to this Court.

The parties will be required to obtain leave prior to filing any dispositive motion at this juncture. Such leave may be requested by submitting descriptions of the proposed motions (each no longer than 1 page in length) to the Special Masters identifying which of the issues already presented to the Court in Allen they wish to re-urge, identified by page, paragraph, and document number within the document where those issues were urged and what, if any, issues were not addressed by this Court in Allen or which are impacted by the application of Louisiana law or new facts, or a change in otherwise applicable law they now wish to address. The Special Masters will make a recommendation on the request as soon as possible. ***Within 4 calendar days of issuance of the Special Masters' recommendation***, any party aggrieved by the Special Masters' recommendation will be permitted an immediate appeal to this Court.

**October 16, 2015**

**Deadline for Filing Daubert Motions**

The parties should have already, at this juncture, obtained leave. Such leave should have been requested as noted above.

**October 23, 2015**

**Deadline for Filing Dispositive Motions**

The parties should have already, at this juncture, obtained leave. Such leave should have been requested as noted above.



**After dispositive motions have been filed**

**Third Formal Settlement Negotiations**

*After the parties have filed dispositive motions*, Special Master Russo shall schedule a third formal settlement conference as to *the cases designated to commence trial on May 2, 2016*. Magistrate Judge Hanna will be available for mediation on any one case, or group of cases, where appropriate. Counsel will be required to make themselves, and their clients, available to participate, in person, in any negotiations ordered by this Court.

Plaintiffs' and Defendants' counsel will be required to file into the record a certification of settlement efforts in a form that will be provided by the Court and that will contain requirements beyond the Court's standard certification and such certification will be governed by the requirements of Fed.R.Civ.P. 11.

**November 6, 2015**

**Deadline for Filing Oppositions to Daubert Motions**

Any Daubert motion or issue re-urged by adoption from Allen should be responded to by way of adoption of the response filed in Allen, identified by paragraph, page, and document number. Thus, opposition to issues raised by adoption of arguments in Allen should be identified by reference to page, paragraph, and document number of the opposition filed as to that issue in Allen, unless the opposition is impacted by the application of Louisiana law, new facts, or a change in otherwise applicable law. Any issue raised not by way of adoption, should be responded to in the normal fashion.

**November 13, 2015**

**Deadline for Filing Motions for Leave to File Reply Briefs in Support of Daubert Motions<sup>5</sup>**

**November 13, 2015**

**Deadline for Filing Oppositions to Dispositive Motions**

Opposition to issues raised by adoption of arguments in Allen should be identified by reference to page, paragraph, and document number of the opposition filed as to that issue in Allen, unless the opposition is impacted by the application of Louisiana law or new facts, or a change in otherwise applicable law. Any issues not raised by adoption, should be responded to in the normal fashion.

**November 20, 2015**

**Deadline for Filing Motions for Leave to File Reply Briefs in Support of Dispositive Motions**

**December 1, 2015**

**Dispositive Motions Ripe for Ruling**

All dispositive motions must be fully ripe for ruling (*i.e.*, all motions, oppositions, and any allowed replies must have been filed).

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<sup>5</sup> The parties shall have 21 days following service of oppositions or reply briefs, if any, to resolve any matters concerning privilege or confidentiality pursuant to paragraph 10 of the Protective Order (*i.e.*, Case Management Order: Protecting the Confidentiality of Discovery Materials).

No later than  
January 10, 2016

**Fourth Formal Settlement Negotiations**

*On or before January 10, 2016*, Special Master Russo shall schedule a fourth settlement conference *as to the cases designated to commence trial on May 2, 2016*. Magistrate Judge Hanna will be available for mediation on any one case, or group of cases, where appropriate. Counsel will be required to make themselves, and their clients, available to participate, in person, in face to face negotiations.

Plaintiffs' and Defendants' counsel will be required to file into the record a certification of settlement efforts in a form that will be provided by the Court. That form will contain requirements beyond the Court's standard certification, and will be governed by Fed.R.Civ.P. 11.

Month of February,  
2016

**Trial Depositions**

Trial video depositions must be scheduled to occur this month, where possible.

With regard to trial video depositions, the Court intends to preside over those depositions in person and encourages the parties to schedule them, where possible, in the State of Louisiana. For those depositions that cannot be scheduled within Louisiana, the Court will make itself available to travel for that purpose, travel costs to be borne by the party noticing the depositions. The parties should be prepared to engage in full contemporaneous objections, and will receive immediate rulings on all objections that will carry over for use at trial.

**Editing Video Depositions**

Editing of video trial depositions should begin immediately. There will be no formal briefing on disputes. Instead, the parties shall succinctly identify any disputes in a manner to be identified by this Court, as will be explained by the Special Masters, and provided to this Court along with the Pre-Trial Order, if not before. Hearings on excerpt disputes will be held, in open Court, during the week of the pre-trial conference. The parties are strongly urged to reach equitable resolution of all issues, before hearings of this Court.

February 1, 2016

**Deadline for Submitting Requests to File Motions *in Limine***

Counsel are encouraged to submit such requests earlier (and may do so piecemeal as to any issue they wish to adopt from their filing in Allen), as soon as they develop an intent to file a motion *in limine* on any given issue. The Special Masters will make a recommendation on the requests as soon as possible. *Within 4 calendar days of*

*issuance of the Special Masters' recommendation*, any party aggrieved by the Special Masters' recommendation will be permitted an immediate appeal to this Court.

Such leave may be requested by submitting descriptions of the proposed motions (each no longer than 1 page in length) to the Special Masters identifying which of the issues already presented to the Court in Allen they wish to re-urge, identified by page, paragraph, and document number within the document where those issues were urged. The parties shall, also, identify what, if any, issues were not addressed by this Court in Allen or which are impacted by the application of Louisiana law, new facts, or a change in otherwise applicable law they now wish to address. The Special Masters will make a recommendation on the request as soon as possible. *Within 4 calendar days of issuance of the Special Masters' recommendation*, any party aggrieved by the Special Masters' recommendation will be permitted an immediate appeal to this Court. The parties are strongly urged to reach equitable resolution of remaining issues before hearings by this Court.

**February 18, 2016**

**Deadline for Filing Motions *in Limine***

Motions *in limine* will be addressed and ruled upon in open Court the week of the pre-trial conference. The parties are strongly encouraged to resolve any disputes before such hearings of the Court.

**March 7, 2016**

**Deadline for Filing Oppositions to Motions *in Limine***

Any motion *in limine* or issue included therein that is re-urged by adoption from Allen should be responded to by way of adoption of the response filed in Allen, identified by paragraph, page, and document number. Thus, opposition to issues raised by adoption of arguments in Allen should be identified by reference to page, paragraph, and document number of the opposition filed as to that issue in Allen, unless the opposition is impacted by the application of Louisiana law, new facts, or a change in otherwise applicable law. Any issue raised not by way of adoption, should be responded to in the normal fashion.

**March 14, 2016**

**Deadline for Filing Motions for Leave to File Reply Briefs in Support of Motions *in Limine***

**March 15, 2016**

**Plaintiffs' Inserts**

Plaintiffs shall submit to Defendants inserts for proposed pre-trial order, *voir dire*, jury interrogatories, and jury instructions.

March 18, 2016

**Defendants' Inserts**

Defendants shall submit to Plaintiffs inserts for proposed pre-trial order, *voir dire*, jury interrogatories, and jury instructions.

Before the parties  
submit a joint proposed  
Pre-Trial Order

**Final Formal Settlement Negotiations**

*Before the parties have submitted their proposed joint Pre-Trial Order*, or earlier, as deemed appropriate, Special Master Russo shall schedule a final settlement conference *as to the cases designated to commence trial on May 2, 2016*. Magistrate Judge Hanna will be available for mediation on any one case, or group of cases, where appropriate. Counsel will be required to make themselves, and their clients, available to participate, in person, in any face to face negotiations ordered by this Court.

Plaintiffs' and Defendants' counsel will be required to file into the record a certification of settlement efforts as to each case, in a form that will be provided by the Court, and will be governed by Fed.R.Civ.P. 11. That certification must include a general description of the good-faith efforts to settle and a statement of counsel's good-faith conclusion that the case will not settle, and must be signed by a member of the Plaintiff's Steering Committee, the attorney who represents the Plaintiff individually, and lead and trial counsel for the Defendants. The certification must be submitted prior to trial, as **the case will not proceed to trial without this certification.**

March 24, 2016 or  
earlier

**Counsel Conference**

Counsel for the parties shall confer, preferably in person, to create the Pre-Trial Order, joint jury instructions, joint jury interrogatories, proposed *voir dire* requests, and identify and discuss any possible objections to each party's final will call witness and exhibit list. Once submitted, witnesses may not be omitted from this list without good cause shown and agreement of the opposing party. No witness may be added at this late date without a showing of extreme good cause.

March 28, 2016

**Pre-Trial Order**

Deadline to file proposed joint Pre-trial Order, together with proposed *voir dire* requests, joint jury interrogatories, joint jury instructions, and final will call witness and exhibit lists.

Counsel should look to the Pre-Trial Order which governed the Allen case. However, counsel are strongly encouraged to consult with the Special Masters for guidance, instructions, and assistance in preparing the proposed Pre-Trial Order.

April 11, 2016

Pre-Trial Conference.<sup>6</sup>

April 11-15, 2016

Hearings and Rulings on Excerpts and Motions *in Limine*

In Court hearings and rulings on video deposition excerpts and any possible remaining in limine issues.

April 25, 2016

**Bench Books** (that have not already been provided).

**Glossary** (provided to Court Reporter).

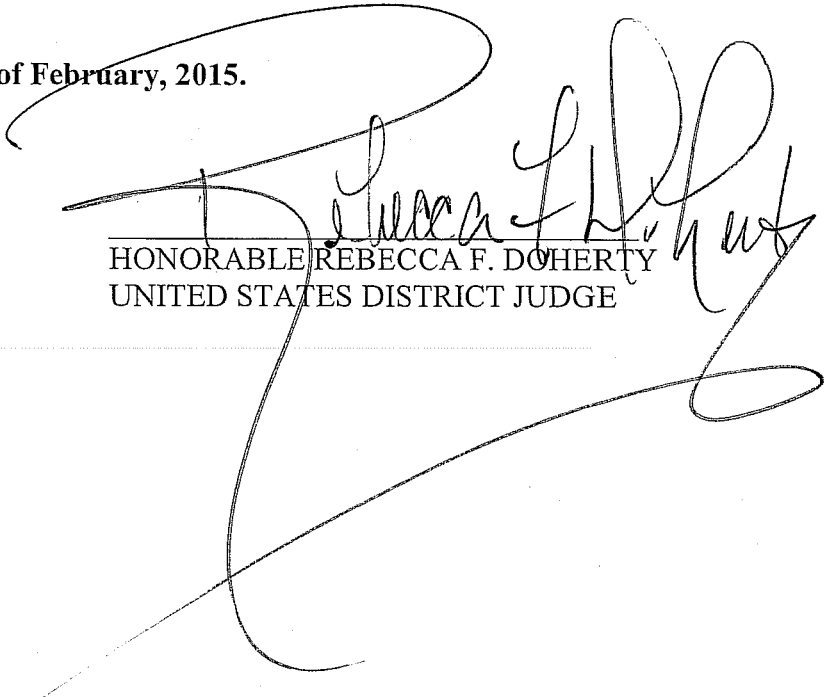
**Training for electronic courtroom.**<sup>7</sup>

May 2, 2016

**Trial**

Trial to begin and continue to completion.<sup>8</sup>

SO ORDERED, this 23 day of February, 2015.



HONORABLE REBECCA F. DOHERTY  
UNITED STATES DISTRICT JUDGE

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<sup>6</sup> This Court's pre-trial conferences are extensive and address both substantive and procedural issues at great length. Counsel should expect that the pre-trial conference will be lengthy, and make their travel plans accordingly.

<sup>7</sup> This is the deadline by which training must be completed, however counsel are encouraged to schedule such training earlier than the deadline, if possible. Counsel must bring to the training the laptops they intend to use for the presentation of exhibits at trial.

<sup>8</sup> Trial will proceed unless *all* cases set to be tried are dismissed, settled, or otherwise incapable of being tried. Settlement or dismissal of fewer than all cases will not result in a continuance of those cases remaining. Counsel should engage in trial preparation with this in mind.

2:11-cv-02007	6:12-cv-01608
2:12-cv-00641	6:12-cv-01641
3:11-cv-01647	6:12-cv-01647
3:11-cv-01651	6:12-cv-01648
3:11-cv-01751	6:12-cv-01649
5:12-cv-00005	6:12-cv-01650
5:12-cv-00010	6:12-cv-01651
5:12-cv-00398	6:12-cv-01652
6:11-cv-01590	6:12-cv-01683
6:11-cv-01593	6:12-cv-01685
6:11-cv-01624	6:12-cv-01696
6:11-cv-01625	6:12-cv-01701
6:11-cv-01626	6:12-cv-01803
6:11-cv-01627	6:12-cv-01953
6:11-cv-01642	6:12-cv-02144
6:11-cv-01646	6:12-cv-02575
6:11-cv-01648	6:13-cv-00240
6:11-cv-01653	6:13-cv-00325
6:11-cv-01654	6:13-cv-00614
6:11-cv-01656	6:13-cv-02020
6:11-cv-01660	6:14-cv-00321
6:11-cv-01677	6:14-cv-00726
6:11-cv-01997	6:14-cv-00794
6:12-cv-00527	6:14-cv-01040
6:12-cv-00640	6:14-cv-01042
6:12-cv-00643	6:14-cv-01055
6:12-cv-00644	6:14-cv-01569
6:12-cv-00877	6:14-cv-03291
6:12-cv-00878	
6:12-cv-00879	
6:12-cv-00981	
6:12-cv-01291	
6:12-cv-01332	
6:12-cv-01460	
6:12-cv-01600	